

light of the general rulemaking power set forth in §12-104 of this article.

Present §3-113.1A(b)(1), which requires the licensing of second-stage manufacturers and - by definition in present §3-113.3(c) - their distributors, is transferred to Title 15 of this article.

That part of present §3-113.1A(c)(1) that requires dealers in two-stage vehicles to be licensed is deleted as unnecessary and misleading. The licensing requirement is intended to apply only to the extent that the two-stage vehicles are of a type required to be registered under this title. As such, it adequately is covered by present law; see §15-101(b) of this article. See, also, revisor's note to §15-101(d).

The only other changes are in style.

13-114. TRANSFERS OTHER THAN VOLUNTARY.

(A) IN GENERAL.

(1) EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, IF THE INTEREST OF AN OWNER IN A VEHICLE FOR WHICH A CERTIFICATE OF TITLE HAS BEEN ISSUED PASSES TO ANOTHER PERSON OTHER THAN BY VOLUNTARY TRANSFER, THE TRANSFEREE SHALL:

(I) PRESENT TO THE ADMINISTRATION THE LAST CERTIFICATE OF TITLE FOR THE VEHICLE, IF AVAILABLE; AND

(II) APPLY FOR A NEW CERTIFICATE OF TITLE.

(2) THE APPLICATION SHALL BE ACCOMPANIED BY SUCH INSTRUMENTS OR DOCUMENTS OF AUTHORITY OR CERTIFIED COPIES OF THEM AS ARE SUFFICIENT IN LAW OR REQUIRED BY LAW TO EVIDENCE OR EFFECT A TRANSFER OF TITLE OR INTEREST IN OR TO CHATTELS IN SUCH CASE. A WRITTEN ASSIGNMENT OF TITLE OR INTEREST IS NOT REQUIRED IF THE PRIOR OWNER'S TITLE OR INTEREST HAS PASSED TO THE TRANSFEREE AS A RESULT OF A JUDICIAL DECREE, ORDER, OR PROCEEDING.

(B) TRANSFER TO LEGATEE OR DISTRIBUTE.

(1) IF THE INTEREST OF AN OWNER IN A VEHICLE FOR WHICH A CERTIFICATE OF TITLE HAS BEEN ISSUED PASSES TO A LEGATEE OR DISTRIBUTE AS A RESULT OF TESTAMENTARY DISPOSITION OR INTESTATE DEVOLUTION:

(I) AN APPLICATION FOR A NEW CERTIFICATE OF TITLE NEED NOT BE MADE UNTIL THE EXPIRATION OF THE LAST ANNUAL REGISTRATION IN THE NAME OF THE DECEASED OWNER; AND